

Journal of Air Law and Commerce

Volume 48 | Issue 2

Article 1

1983

Front Matter

Follow this and additional works at: <https://scholar.smu.edu/jalc>

Recommended Citation

Front Matter, 48 J. AIR L. & COM. i (1983)
<https://scholar.smu.edu/jalc/vol48/iss2/1>

This Front Matter is brought to you for free and open access by the Law Journals at SMU Scholar. It has been accepted for inclusion in Journal of Air Law and Commerce by an authorized administrator of SMU Scholar. For more information, please visit <http://digitalrepository.smu.edu>.

The Journal of Air Law and Commerce

VOLUME 48

1983

NUMBER 2

TABLE OF CONTENTS

IN MEMORY OF AARON JOSHUA THOMAS, JR.

IN MEMORIAM: AARON JOSHUA

THOMAS, JR. *Jeswald W. Salacuse* 217

AARON JOSHUA THOMAS—TEACHER

AND SCHOLAR *Roy R. Ray* 221

A. J. THOMAS, JR. FRIEND, SCHOLAR,

TEACHER *Charles O. Galvin* 225

A. J. THOMAS *Marshall Terry* 229

PUBLISHED WRITINGS OF A. J. THOMAS, JR. 231

ARTICLES

PILOT JUDGMENT: CURRENT DEVELOPMENTS

IN EVALUATION AND TRAINING AND FUTURE

ISSUES IN AVIATION CASES *Michael J. Pangia* 237

LEGISLATIVE DEVELOPMENTS AFFECTING THE

AVIATION INDUSTRY 1981 - 1982 . . . *Carrol E. Dubuc*

Louise B. Doctor 263

AIRCRAFT CRASHWORTHINESS IN THE

UNITED STATES: SOME LEGAL AND

TECHNICAL PARAMETERS *John Saba* 287

STRICT LIABILITY IN MILITARY AVIATION

CASES—SHOULD IT APPLY? *Frank Finn*

John H. Martin 347

COMMENT

AGE DISCRIMINATION OF AIRLINE PILOTS:
EFFECTS OF BONAFIDE OCCUPATIONAL
QUALIFICATION *Reed* 383

CASENOTES AND STATUTE NOTES

FEDERAL COURTS—FORUM NON
CONVENIENS—The Mere Possibility of Laws in an
Alternative Forum Being Less Favorable to a
Plaintiff Should Not Bar Dismissal of a Suit on
the Grounds of Forum Non Conveniens. *Piper
Aircraft Co. v. Renyo*, — U.S. —, 102 S.Ct. 252
(1981) 407

AIRLINE DEREGULATION—ESSENTIAL AIR
TRANSPORTATION FOR SMALL COMMUNITIES—Under
the Small Community Air Service Program, the
Civil Aeronautics Board May Postpone Service
Suspensions Only at Points Served by One
Certified Air Carrier, and Cannot Require Airlines
to Give Notice of Any Service Suspension to a
Community Served by More Than One Certified
Air Carrier. *Delta Air Lines, Inc. v. Civil
Aeronautics Board*, 674 F.2d 1 (D.C. Cir. 1982). . . . 435

CURRENT LITERATURE

BOOK REVIEWS

AVIATION LAW *Mark A. Dombroff* 453

BIBLIOGRAPHY 461